

CLERK, U.S. BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS

## **ENTERED**

THE DATE OF ENTRY IS ON THE COURT'S DOCKET

The following constitutes the ruling of the court and has the force and effect therein described.

Signed July 5, 2022	United States Bankruptcy Judge
	ES BANKRUPTCY COURT N DISTRICT OF TEXAS
In Re: Highland Capital Management, L.P.  Debtor(s)	<ul> <li>\$ Case No.: 19-34054-sgj11</li> <li>\$ Chapter No.: 11</li> </ul>
ORDER DENYING MOTIO	ON FOR WANT OF PROSECUTION
	n the above entitled and numbered case, finds that on September Allowance and Payment of Administrative Expenses of number 2868.
The Court also finds that more than forty–five (45) of	days have passed since the filing of this Motion and that:
$\square$ a Certificate of No Objection has not be TX L.B.R. 9007.1(e).	en filed with respect to the Motion as required by N.D.
$\square$ no hearing has been requested.	
Proposed Order has not been submitted.	
the Court held a hearing on Hearing Dat disposing of the Motion would be submitted	te, at which time counsel announced that an order
☐ the matter was removed from the Court's	s docket on representation of counsel that an order

□ the Court held a hearing on Hearing Date. After considering any evidence presented and the

disposing of the Motion would be submitted

arguments of counsel, the court finds that the Motion is denied.

Case 19-34054-sgj11 Doc 3384 Filed 07/05/22 Entered 07/05/22 12:06:52 Page 2 of 2

ш	Other	

The Court further finds that insufficient action has been taken to obtain the relief sought. It is, therefore **ORDERED** that the Motion is **DENIED** without prejudice to refiling.

# # # End of Order # # #